PATENT COOPERATION TREATY

	/^
rom the NTERNATIONAL PRELIMINARY EXAMINING AUTHORITY	PCT (()
Jönsson, Hans-Peter VON KREISLER SELTING WERNER Deichmannhaus am Dom D-50667 Köln ALLEMAGNE AVKSQ W Da HIHP ME TW JH KB	INVITATION TO CORRECT DEFECTS IN THE DEMAND
1 3. FEB. 2006	(PCT Rule 60.1)
cs K 77.3.06m	Date of mailing (day/month/year) 07-02-2006
Applicant's or agent's file reference 060210wo HPJ/ko	REPLY DUE within ONE MONTH from the above date of mailing. See also below.
International application No.	International filing date (day/month/year)
PCT/EP2005/002975	21/03/2005
Applicant	
GOLDSCHMIDT GMBH et al.	
The applicant is hereby invited within the time limit indicated above Preliminary Examining Authority has found in the demand for inter	national preliminary examination:
1. It does not permit identification of the international applica	
2. It does not contain the required petition (Rules 53.2(a)(i) ar	
3. It does not contain the required indications concerning the4. It does not contain the required indications concerning the	
4. It does not contain the required indications concerning the (Rules 53.2(a)(iii) and 53.6).	international application as specified in the Aimex
5. It is not submitted in the required language which is:	(Rule 55.1).
6. It is not made on the printed form (rule 53.1(a)).	
7. It is presented as a computer print-out the particulars of w	hich do not comply with the Administrative Instructions
<u> </u>	
7. It is presented as a computer print-out the particulars of w. (Rule 53.1(a)). 8. It does not contain the required indications concerning the	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4
7. It is presented as a computer print-out the particulars of w. (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the proform designated Offices, the time limit of 30 months (or later) of 19 months. See the Annex to Form PCT/IB/301 and, for detaining the Guide Valume II. National Chapters and the WIPO	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receiviority date, entry into the national phase before the elected Offices riority date, but only in respect of some designated Offices. In respect of may apply even if that date of receipt is later than the expiration will about the applicable time limits, Office by Office, see the PCT
7. It is presented as a computer print-out the particulars of w. (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the prof other designated Offices, the time limit of 30 months from the prof 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare.	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: i indicated above, the demand will be considered to have been receivable to the control of the designated of the control of the designated of the control of th
7. It is presented as a computer print-out the particulars of w. (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the profother designated Offices, the time limit of 30 months from the profother designated Offices, the time limit of 30 months (or later) of 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare. (ii) If the defects noted under items 2 to 9 are corrected within the time is if it had been received on the actual filing date (Rule 60.1(b)).	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receivariority date, entry into the national phase before the elected Offices riority date, but only in respect of some designated Offices. In responsis about the applicable time limits, Office by Office, see the PCT of Internet site. In the stile of the demand shall be considered as if had not time limit indicated above, the demand shall be considered above: Reclare that the demand is considered as if it had not been
7. It is presented as a computer print-out the particulars of we (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the prof other designated Offices, the time limit of 30 months from the prof of the resignated Offices, the time limit of 30 months (or later) of 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare. (ii) If the defects noted under items 2 to 9 are corrected within the transif it had been received on the actual filing date (Rule 60.1(b)). Effect of failure to correct the defects within the time limit indicated as In the case of defects noted under items 1 to 9, this Authority will desubmitted.	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receivariority date, entry into the national phase before the elected Offices riority date, but only in respect of some designated Offices. In responsis about the applicable time limits, Office by Office, see the PCT of Internet site. In the stile of the demand shall be considered as if had not time limit indicated above, the demand shall be considered above: Reclare that the demand is considered as if it had not been
7. It is presented as a computer print-out the particulars of w. (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the professionated Offices, the time limit of 30 months from the pof other designated Offices, the time limit of 30 months (or later) of 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare. (ii) If the defects noted under items 2 to 9 are corrected within the transition of failure to correct the defects within the time limit indicated a In the case of defects noted under items 1 to 9, this Authority will desubmitted. A copy of this invitation has been sent to the International Bureau.	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receivaried to the control of the demand of the control of the demand of the control of the contr
7. It is presented as a computer print-out the particulars of we (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the profo ther designated Offices, the time limit of 30 months from the profo other designated Offices, the time limit of 30 months (or later of 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare. (ii) If the defects noted under items 2 to 9 are corrected within the time if it had been received on the actual filing date (Rule 60.1(b)). Effect of failure to correct the defects within the time limit indicated a submitted. A copy of this invitation has been sent to the International Bureau. Name and mailing address of the IPEA/ European Patent Office, P.B. 5818 Patentlaan 2	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receivationity date, entry into the national phase before the elected Offices priority date, but only in respect of some designated Offices. In respect may apply even if that date of receipt is later than the expiration also about the applicable time limits, Office by Office, see the PCT of Internet site. In the sabout the demand shall be considered as if had not time limit indicated above, the demand shall be considered above: declare that the demand is considered as if it had not been Authorized officer
7. It is presented as a computer print-out the particulars of we (Rule 53.1(a)). 8. It does not contain the required indications concerning the and 60.1(a-bis)). 9. It does not contain the required signature as specified in the 10. Other observations (if necessary): Effects of the date of receipt of the corrections on the date of receipt (i) If the defect noted under item 1 is corrected within the time limit on the date when the corrections are received (Rule 60.1(b)). If that date is later than the expiration of 19 months from the profother designated Offices, the time limit of 30 months from the profother designated Offices, the time limit of 30 months (or later of 19 months. See the Annex to Form PCT/IB/301 and, for deta Applicants's Guide, Volume II, National Chapters and the WIPC If that date is later than the expiration of the time limit referred been submitted and this Authority shall so declare. (ii) If the defects noted under items 2 to 9 are corrected within the transification if it had been received on the actual filing date (Rule 60.1(b)). Effect of failure to correct the defects within the time limit indicated as if it had been received on the actual filing date (Rule 60.1(b)). Effect of failure to correct the defects within the time limit indicated as In the case of defects noted under items 1 to 9, this Authority will desubmitted. A copy of this invitation has been sent to the International Bureau.	applicant as specified in the Annex (Rules 53.2(a)(ii), 53.4 e Annex (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4). of the demand: t indicated above, the demand will be considered to have been receival indicated above, the national phase before the elected Offices intority date, but only in respect of some designated Offices. In respect may apply even if that date of receipt is later than the expiration also about the applicable time limits, Office by Office, see the PCT of Internet site. In Internet site. It in Rule 54bis.1(a), the demand shall be considered as if had not ime limit indicated above, the demand shall be considered above: declare that the demand is considered as if it had not been

ANNEX TO FORM PCT/IPEA/404

International application No.

PCT/EP2005/002975

	Continuation of item 3: As to indications concerning the agent (Rules 53.2(a)(ii) and 53.5), the demand:		
	a. does not properly indicate the agent's name (specify):		
	b. does not indicate the agent's address. c. does not properly indicate the agent's address (specify):		
	in the interpretional application, the demand does not indicate:		
·	Continuation of item 4: As to indications concerning the international application, the demand does not indicate:		
a	a. the international filing date. b. the international application number.		
9	c. the name of the receiving Office, where the international application number was not known to the applicant at the time the demand was filed.		
	d the title of the invention.		
	Continuation of item 8: As to indications concerning the applicant* (Rules 53.2(a)(ii), 53.4 and 60.1(a-bis)), the demand:		
	a. does not indicate all the applicants. b. does not properly indicate the applicant's name (specify):		
	c. does not indicate the applicant's address. d. does not properly indicate the applicant's address (specify):		
•	e. does not indicate the applicant's nationality.		
D	f. does not indicate the applicant's residence.		
	* Although Rule 53.2(a)(ii) requires indications concerning the applicant, or if there are several applicants, of each of them, for the purposes of Rule 53.4, if there is more than one applicant, it shall be sufficient that the required indications be provided in respect of one of them who has the right according to Rule 54.2 to make a demand (Rule 60.1(a-bis)).		
	Continuation of item 9: As to requirements concerning signature (Rules 53.2(b), 53.8, 60.1(a-ter) and 90.4), the demand:		
	a. is not signed* by the applicant or, if there is more than one applicant, by at least one of them.		
	b. signed by what appears to be an agent/common representative but		
	the demand is not accompanied by a power of attorney appointing him. the power of attorney accompanying the demand is not signed by all the applicants for the elected States.		
	N.B. The power of attorney must be signed by ALL the applicants.		
	* Although Rule 53.2(b) requires that all applicants must sign the demand (including all inventors/applicants for the designation of the United States of America), for the purposes of Rule 53.8, if there is more than one applicant, it shall be sufficient that the demand be signed by one of them (Rule 60.1(a-ter)).		